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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/706,726	11/12/2003	Peter Streuer	054821-0877	7254
26371 7	590 09/23/2005		EXAMINER	
FOLEY & LARDNER			LEWIS, BEN	
777 EAST WISCONSIN AVENUE SUITE 3800		ART UNIT	PAPER NUMBER	
MILWAUKEE, WI 53202-5308			1745	

DATE MAILED: 09/23/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Asticu Occurrence	10/706,726	STREUER, PETER
Office Action Summary	Examiner	Art Unit
	Ben Lewis	1745
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with the	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING C - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be to will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON	N. imely filed In the mailing date of this communication. ED (35 U.S.C. § 133).
Status		: :
Responsive to communication(s) filed on 2a) ☐ This action is FINAL . 2b) ☒ This 3) ☐ Since this application is in condition for allowed closed in accordance with the practice under	s action is non-final. ance except for formal matters, p	•
Disposition of Claims		:
 4) Claim(s) 1-12 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-3 and 9-11 is/are rejected. 7) Claim(s) 4-8 and 12 is/are objected to. 8) Claim(s) are subject to restriction and/or 	awn from consideration.	
Application Papers		
9) ☐ The specification is objected to by the Examina 10) ☑ The drawing(s) filed on 12 November 2003 is a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the E	are: a) \boxtimes accepted or b) \square object of a drawing(s) be held in abeyance. So cition is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) ⊠ Acknowledgment is made of a claim for foreign a) ⊠ All b) ☐ Some * c) ☐ None of: 1. ☑ Certified copies of the priority documen 2. ☐ Certified copies of the priority documen 3. ☐ Copies of the certified copies of the priority documen application from the International Burea * See the attached detailed Office action for a list	nts have been received. Its have been received in Applica prity documents have been receive Tau (PCT Rule 17.2(a)).	tion No ved in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 11/12/03	4) Interview Summar Paper No(s)/Mail I 5) Notice of Informal 6) Other:	

Art Unit: 1745

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-3 and 9-11are rejected under 35 U.S.C. 102(b) as being anticipated by Thomas et al (U.S. Patent No. 6,277,517 B1).

With respect to claims 1, 2 and 11, Thomas et al teach that the present invention provides a battery of the type having electrolyte therein, comprising a case defining at least one electrolyte containing cell, and a primary cover bonded to the case. The primary cover has a barrel extending into the electrolyte cell. A secondary cover bonded to the primary cover top, and an aperture concentric with the primary cover barrel. A baffling plug is disposed in the secondary cover aperture and extends into the barrel (Col 2 lines 60-67); (Col 3 lines 1-4). Thomas et al further teach that in FIGS. 3 and 6, baffling plug 90 is pressed into the fill hole 80 formed in the secondary cover 40 to inhibit the escape of the electrolyte from the cells. Each baffling plug 90 has a lid 94 with a bottom 96, a pair of tubular splash guards 42, 43 extending from the lid bottom 96, and a retaining member 88 for retaining the plug 90 in the fill hole 80. The splash guards include a coaxially arranged outer tubular splash guard 42 and inner, tubular splash guard 43. When the plug 90 is pressed into the fill hole 80 the splash guards 42, 43 extend into the barrels 22 of the primary cover 20. In the preferred embodiment, the

Art Unit: 1745

retaining member 88 is formed as an integral part of the outer splash guard 42 (Col 7 lines 6-18). The outer tubular splash guards 42a-f have slots 44a-f formed through their surfaces. Explosive gases evolved in the cells escape through these slots 44a-f. The preferred embodiment has four slots for each outer tubular splash guard 42. The slots are formed symmetrically and extend from the lower tip toward the retaining member 88 (Col 7 lines 44-50). Each inner tubular splash guard 43 is aligned coaxially with a

Page 3

respective outer tubular splash guard 42 and defines an inner chamber 45 at its center (Col 7 lines 51-57).

With respect to claim 3, Thomas et al teach that each inner tubular splash guard 43 is aligned coaxially with a respective outer tubular splash guard 42 and defines an inner chamber 45 at its center. The only opening into the inner chamber 45 is through its bottom opening, so any evolved gases and electrolyte driven into the inner chamber **45** are returned to the cells through the bottom opening of the inner chamber **45** (Col 7 lines 51-57).

With respect to claim 9, Thomas et al teach that the tubular splash guards 42, 43 operate to knock electrolytes back into the cells when the battery is being vibrated (Col 7 lines 58-67).

With respect to claim 10, Thomas et al teach that each plug 90a-f is retained in the respective fill hole 80a-f by the respective retaining member 88a-f. In the preferred

Art Unit: 1745

embodiment, the retaining member 88 is a wedge-shaped flange surrounding the annular base 92 having an angled surface 106 extending from the base bottom 96 outwardly toward the base top 94, and an orthogonal surface 88 extending radially away from the base 88. Forcing the plug 90 into the fill hole 80 compresses the retaining member 88 against the retention member inner wall 84 to create an interference press fit which seals the fill hole 80 and retains the plug 90 therein.

Page 4

Allowable Subject Matter

3. Claims 4-8 and 12 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims. Claims 4-7 and 12 would be allowable because the prior art does not disclose or suggest a rechargeable battery comprising at least one of a state of charge indicator and an acid level indicator attached to the upper part of the sealing plug and passing through the lower part of the sealing plug cavity. Claim 8 would be allowable because the prior art does not disclose or suggest having a rechargeable battery wherein the sealing plug is formed from an electrically conductive plastic.

Art Unit: 1745

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicants disclosure. Richter et al. (U.S. Patent No. 6,733,921 B2) teach a rechargeable electric battery including a cover for the box which has closure plugs and/or acid state indicatiors fitted in a gas-tight manner to openings therein, wherein at least a portion of an inner surface of the battery is electrically conductive.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ben Lewis whose telephone number is 571-272-6481.

The examiner can normally be reached on 8:30am - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Ryan can be reached on 571-272-1292. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 1745

Page 6

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ben Lewis

Paten Examiner Art Unit 1745

DAH-WEIYUAN PRIMARY EXAMINER